

UNITED STATES DISTRICT COURT  
DISTRICT OF RHODE ISLAND

JOHN DOE,

Plaintiff,

v.

C.A. NO.: 17-191-JJM-LDA

BROWN UNIVERSITY,

Defendant.

**DEFENDANT BROWN UNIVERSITY'S MOTION TO REQUIRE PLAINTIFF TO  
PROCEED UNDER HIS REAL NAME**

Defendant Brown University (“Brown”) moves that the Court enter an Order requiring Plaintiff to proceed in this litigation under his real name, not a John Doe pseudonym.

Brown has filed a memorandum of law in support of its motion.

Brown requests that the Court hold oral argument on the motion. Brown estimates that the hearing would require one hour of time to complete.

BROWN UNIVERSITY,

By Its Attorneys,

/s/ Steven M. Richard

---

Steven M. Richard (#4403)  
Nixon Peabody LLP  
One Citizens Plaza, Suite 500  
Providence, RI 02903  
Tel: 401-454-1020  
Fax: 401-454-1030  
[srichard@nixonpeabody.com](mailto:srichard@nixonpeabody.com)

Thomas R. Bender (#2799)  
Associate Counsel  
Office of General Counsel  
Brown University  
Box 1912  
Providence, RI 02912  
Tel: 401-863-5466  
Fax: 401-863-1199  
Thomas\_bender@brown.edu

Dated: October 9, 2018

**CERTIFICATE OF SERVICE**

I certify that, on the 9th day of October, 2018, Brown University's motion was filed and served via the Court's CM/ECF system.

/s/ Steven M. Richard

---